ARIEL E. STERN, ESQ. 1 Nevada Bar No. 8276 VATANA LAY ESQ. Nevada Bar No. 12993 AKERMAN LLP 3 1635 Village Center Circle, Suite 200 Las Vegas, NV 89134 Telephone: (702) 634-5000 Facsimile: (702) 380-8572 5 Email: ariel.stern@akerman.com vatana.lay@akerman.com Attorneys for Plaintiff Bank of America, 7 N.A.8 UNITED STATES DISTRICT COURT 9 **DISTRICT OF NEVADA** 10 11 BANK OF AMERICA, N.A.,

Case No.: 3:16-cv-00127-HDM-WGC

ORDER GRANTING STIPULATION TO EXTEND TIME TO COMPLY WITH COURT'S MINUTE ORDER (ECF 70)

Plaintiff,
vs.

SIERRA CEDARS CONDOMINIUMS
HOMEOWNERS ASSOCIATION; LVDG
SERIES 200, LLC; THUNDER PROPERTIES,
INC.; HAMPTON & HAMPTON
COLLECTIONS, LLC,

Defendants.

Plaintiff Bank of America N.A. (**BANA**) and defendants Sierra Cedars Condominiums Homeowners Association, LVDG Series 200, LLC and Thunder Properties Inc. move for an extension of time with respect to the Court's minute order of August 24 (ECF No. 70). The parties request a two-week extension to Monday, November 5. They were unable to reach defendant Hampton & Hampton Collections LLC to ascertain its position with respect to this stipulation.

MEMORANDUM OF POINTS AND AUTHORITIES

1. This case concerns the effect of an HOA foreclosure conducted by Hampton on behalf of Sierra Cedars. BANA contends its deed of trust survived the foreclosure; Thunder contends it obtained title free and clear of BANA's interest.

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- 2. The parties have agreed in principle to a settlement. Thunder will not further dispute BANA's interest in the property and will stipulate to BANA's foreclosure in exchange for BANA's dismissal of the case and other consideration.
- 3. However, Thunder is currently renting the property to a tenant whose lease ends on April 30, 2019. If BANA foreclosed before the end of the lease, BANA might arguably become the tenant's landlord, and BANA is not equipped to assume the duties of the landlord/tenant relationship.
- 4. The parties have attempted to negotiate a solution with the tenant, but the tenant has not been responsive.
- 5. The parties' counsel have developed an alternative solution to the problem, but they have not yet received approval from relevant decision makers on both sides. They believe they will be able to obtain such approval within the next two weeks.

1	6. The parties request an additional two weeks to approve and execute their revised	
2	settlement plan. They move the Court not to dismiss the case before Monday, November 5.	
3	Dated this 19th day of October, 2018	
4	AKERMAN LLP	LIPSON NEILSON P.C.
5	/s/ Vatana Lay	/s/ David A. Clark
6	ARIEL E. STERN, ESQ. Nevada Bar No. 8276	DAVID A. CLARK. ESQ. Nevada Bar No. 4433
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8	1635 Village Center Circle, Suite 200 Las Vegas, Nevada 89134	Attorneys for Sierra Cedars Condominium Homeowners Association
10	Attorneys for Bank of America, N.A.	
11	ROGER CROTEAU & ASSOCIATES, LTD	NEVADA ASSOCIATION SERVICES, INC.
12	/s/ Timothy Rhoda	/s/ (Could not be contacted)
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13	9120 West Post Road, Suite 100	6224 West Desert Inn Road
14	Las Vegas, Nevada 89148	Las Vegas, Nevada 89146
15	Attorneys for Thunder Properties, Inc. and LVDG Series 200, LLC	Attorneys for Hampton & Hampton Collections, LLC
16		
17	<u>ORDER</u>	
18	The parties' deadline to comply with ECF 70 is extended to Monday, November 5, 2018. If	
19	a further extension is necessary, the parties must file their request before Monday, November 5.	
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21	DATED: October 22, 2018	
22	DATED. <u>October 22, 2010</u>	
23		Howard & MEKiller
24		SENIOR U.S. DISTRICT JUDGE
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